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FILING RECEIPT



UNITED STATES DEFARTMENT OF COMMERCE Patent and Trademark Offic ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBE	R FILING DATE	GRP ART UNIT	FIL FEE REC'D	ATTORNEY DOCKET NO.	DRWGS	TOT CL	IND CL
08/375,838	01/20/95	1811	\$626.00	5925-022	. 0	24	7

PENNIE & EDMONDS 1155 AVENUE OF THE AMERICAS NEW YORK NY 10036-2711

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Receipt is acknowledged of this nonprovisional Patent Application... It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please write to the Application Processing Division's Customer Correction Branch within 10 days of receipt. Please provide a copy of the Filing Receipt with the changes noted thereon.

Applicant(s)

ROBERT ZAMBIAS, LEXINGTON, MA; DAVID A. BOLTEN, TINTON FALLS, NJ; JOSEPH C. HOGAN, BELMONT, MA; PAUL FURTH, WALTHAM, MA; DAVID CASEBIER, HUDSON, MA; CHENG TU, CAMBRIDGE, MA.

FOREIGN FILING LICENSE GRANTED 11/20/95

* SMALL ENTITY *

METHOD OF GENERATING A PLURALITY OF CHEMICAL COMPOUNDS IN A SPATIALLY ARRANGED ARRAY

PRELIMINARY CLASS: 530

REFERRED TO PICAGE

REC'D

OCT. 0 4 1995

Pennie & Edmonds

Perfect the Americas
1155 Ave of the Americas
New York, NY 10036-2711

In re Application of
Zambias, Bolten, Hogan, Furth, Casebier
and Tu
Application No. 08/375,838
Filed: January 10, 1995
For: A METHOD OF GENERATING A
PLURALITY OF CHEMICAL
COMPOUNDS IN A SPATIALLY
ARRANGED ARRAY



UNITED STATES DEPARTMENT FC MMERC Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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OFFICE CALLERY

5925-022 - 999

DECISION ACCORDING STATUS UNDER 37 CFR 1.47 (a)

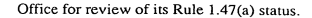
This application was filed on January 10, 1995 with an unsigned Declaration naming Zambias, Bolten, Hogan, Furth, Casebier and Tu as joint inventors. Papers filed on May 30, 1995 in response to a "Notice To File Missing Parts..." mailed February 28, 1995 included:

- (1) a Declaration signed by inventors Zambias, Bolten, Hogan, Casebier and Tu on behalf of themselves and on behalf of the non-signing inventor in compliance with 37 CFR 163.
- (2) a petition under 37 CFR 1.47(a);
- (3) a declaration of facts of Allan A. Fanucci, with exhibits, providing proof of the presentation of the application papers to the non-signing inventor for review and details of his refusal to sign the Declaration; and
- (4) a petition for extension of time.

This application and papers have been reviewed and found in compliance with 37 CFR 1.47(a). This application is hereby accorded Rule 1.47(a) status and Application Branch is authorized to

- (1) accept this application under Rule 1.47(a);
- (2) process the application with the inventors being Zambias, Bolten, Hogan, Furth, Casebier and Tu, using the Declaration filed on May 30, 1995; and
- (3) mail a filing receipt with a filing date of January 10, 1995.

As provided in Rule 1.47(a), this Office will forward notice of this application's filing to non-signing inventor Furth at the address given in the declaration of facts of Mr. Fanucci. Should such notice be returned undelivered, it should be returned to the Office of the Deputy Assistant Commissioner for Patent Policy and Projects and notice of the filing of this application will be published in the Official Gazette when said application is ready for issue and is returned to this



This application is not relieved of its Rule 1.47(a) status and must be returned to the Office of the Deputy Assistant Commissioner for Patent Policy and Projects after mailing any "Notice of Allowability" or "Notice of Allowance and Issue Fee Due" for review of its Rule 1.47(a) status.

After the mailing of this decision, the application will be forwarded to the Office of Finance to charge the Rule 1.47 petition fee of \$130, the surcharge of \$65 and the extension of time fee of \$185 to counsel's deposit account no. 16-1150 per counsel's authorization in the transmittal letter.

Thereafter, the application will be returned to Application Branch for processing as a Rule 1.47 application as noted above.

Magdalen Y.C. Greenlief

Senior Legal Advisor

Special Program Law Office

Office of the Deputy Assistant Commissioner

for Patent Policy and Projects